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UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

ROBIN M. LEE, CASE NO.: 2:12-CV-00077-RCJ-VCF

Plaintiff,

VS.

DONALD J. TRUMP, et al.

Defendants.

ORDER

Presently before the Court is Plaintiff's [#5] Motion for Documentation and Publication, as if Patents & Copyrights Exist and [#8] Motion of the General Plaintiff to Petition Respondent CEO Stephen A. Wynn, Wynn LLC to Put in the Motion for Default Judgment of 20 Plus Billion Upon Various Defendants & Wall St. Corps. A review of the Court's file shows, however, that Plaintiff's Complaint has not been served on Defendants in compliance with the requirements of Rule 4 of the Federal Rules of Civil Procedure.

IT IS THEREFORE ORDERED that Plaintiff's [#5] Motion for Documentation and Publication, as if Patents & Copyrights Exist and [#8] Motion of the General Plaintiff to Petition Respondent CEO Stephen A. Wynn, Wynn LLC to Put in the Motion for Default Judgment of 20 Plus Billion Upon Various Defendants & Wall St. Corps are DENIED without prejudice.

IT IS FURTHER ORDERED that the Clerk shall re-issue [3] Summons and shall mail newly issued Summons to Plaintiff as to the following parties: Trump Corporation and Donald J. Trump.

IT IS FURTHER ORDERED that Plaintiff shall have to and including <u>120 days</u> from the date the summons are issued within which to serve Plaintiff's Complaint on Defendants in full compliance with the requirements of Rule 4 of the Federal Rules of Civil Procedure.

IT IS FURTHER ORDERED that failure to comply with this Order shall result in automatic dismissal of the action without prejudice.

IT IS SO ORDERED.

DATED: This 23rd day of April, 2012.

RØBERT C. JONES United States Chief District Judge